

## ARCADIA COLLEGE AND ACADEMY OF THE ...Ursuline Sisters...



The system of education pursued in this institution is designed to develop the moral, intellectual and physical powers of the pupils; to make them refined, accomplished and useful members of society. Pupils of all denominations are equally received—all interference with their convictions being carefully avoided. TERMS:—Board, Washing of Clothes, Tuition in English, and all kinds of Useful and Ornamental Needle Work, per Session of Five Months, are \$90.00—payable in advance. Terms for instruction in Music, Foreign Language, Drawing and Painting can be had by applying as below. Attached to the convent, and totally separated from the boardingschool, is a SELECT DAY SCHOOL, in which the usual branches of sound and practical education are carefully imparted. Terms in the Day School will be, for the present, One Dollar per Month. Information may be had by applying in person or by letter, to  
MOTHER SUPERIOR,  
of the Convent of the Ursuline Sisters, Arcadia, Iron county, Mo.

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#### CONTEST NOTICE.

##### DEPARTMENT OF THE INTERIOR

##### UNITED STATES LAND OFFICE

SPRINGFIELD, Mo., December 14, 1909.

A sufficient contest affidavit having been filed in this office by William Carl, contestant, against Homestead entry No. 15,092, Serial No. 02,926, made March 5, 1903, for northeast quarter of northeast quarter and northwest quarter of northwest quarter of Section 21, Township 35, N., Range 1, W., by George Lenhard, contestee, in which it is alleged that George Lenhard did not live upon or occupy the said land, or any part of it, that he had the same surveyed, and after locating the land he went away in the spring of 1904, and has not returned to the land since, and that such alleged abandonment was not on account of his service in the Army, Navy, or Marine Corps of the United States in time of war, said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock A. M., on January 31, 1910, before Clerk of Circuit Court, at his office, in Ironton, Missouri, and that final hearing will be held at 10 o'clock A. M., on February 10, 1910, before the Register and Receiver at the United States Land Office in Springfield, Mo.

The said contestant having, in a proper affidavit, filed December 14, 1909, set forth facts which show that after due diligence personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publication.

J. H. DUNCAN,  
Receiver.

#### NOTICE OF LETTERS.

Notice is hereby given that Letters of Administration, upon the estate of Edward P. Benson, late of Iron county, deceased, have been granted to the undersigned, Katie Benson, by the Judge of the Probate Court of the County of Iron, hearing date the 16th day of December, 1909. All persons having claims against said estate are required to exhibit them to me for allowance, within one year after the date of said Letters, or they may be precluded from any benefits of such

estate; and if such claims be not exhibited within two years from the time of the publication of this notice, they will be forever barred.

December 28, 1909.

MRS. KATIE BENSON, Administratrix.

#### TRUSTEE'S SALE.

Whereas, M. L. Hollenbeck and Olive E. Hollenbeck, his wife, by their certain deed of trust, dated the 6th day of March, 1906, and duly recorded in the office of the Recorder of Deeds for the County of Iron, and State of Missouri, in Book 52, at page 384, did convey to Felix R. Mills, trustee, the following described real estate, situate, lying and being in the County of Iron and State of Missouri, to wit:

All of lots numbered nine, (9), ten, (10), eleven, (11) and twelve, (12), in block six, (6), in the Town of Pilot Knob, Iron county, Missouri.

Which conveyance was made in trust to secure the payment of two certain promissory notes described therein; And, whereas, default has been made in the payment of said notes and interest, now past due and unpaid;

Now, therefore, at the request of the legal holder of said notes, and in pursuance of the terms of the said deed of trust, I, the undersigned trustee, will, on

Saturday, January 29th, 1910, at the east front door of the courthouse in the City of Ironton, Iron County, Missouri, between the hours of 9 o'clock A. M. and 5 o'clock P. M. of that day, sell, at public vendue, the above described real estate and property to the highest bidder for cash, to satisfy said note and the costs and expenses of this trust.

FELIX R. MILLS, Trustee.  
Ironton, Mo., January 3, 1910.

From Mr. Hilburn.

MALVERN, ARK., Jan. 9th, 1910.  
Ed. Register—I was more than pleased with your editorial in your issue of week before last in which you commend the speech of Warren before Judge Pollock of Fort Scott Federal Court.

Warren's speech was truly a great and grand event. One that will long be remembered by all true Americans. The circumstances, however, that brought out that speech are the concern of every loyal American. For the powers that demanded the blood of Warren are the same powers that corrupt our congress, our legislatures and our courts, both state and national—the power of the Trusts, the power of Mammon. As an illustration of the desperation and despicable methods used by this power we have only to read the story of Judge Lindsay of Denver, Colorado. The story is called "The Beast and the Jungle," and has been running in *Everybody's Magazine* for the past four months. Anybody who doubts the power of the Beast and thinks that a simple change of parties will destroy his power ought to secure these copies of *Everybody's Magazine*, and make a careful study of Judge Lindsay's article.

I am enclosing herewith an editorial from the *Arkansas Gazette* of this date which I wish to make a part of this article. It shows the depths to which we have fallen when the only criticism of the System of taking toll of vice is that graft should get so large a share. The *Gazette* man, to judge from his article, seems to think that all would be well if the city got it all. He admits, by his article, that the money collected from the "resorts" is the price of police protection. Then why not issue licenses to these houses of ill-fame and do directly what is being done indirectly? The answer is obvious. The people would not stand for such a thing because it would be plain public approval of vice, and that we can't stand, however much we may excuse the doing of a thing indirectly. We are brought to this low moral state by capitalism—by the profit system—and the only remedy for this low state of morals is the overthrow of the system.

Respectfully,  
F. P. HILBURN.

The final report of the Pulaski County Grand Jury called the attention to the custom of many years' standing, under which, at regular intervals, the city of Little Rock and the county of Pulaski virtually send their officers to resorts kept by women in Little Rock and Argenta and demand for the city and county a share of the evil earnings of these houses.

The *Gazette* has found that during the past year the women resort keepers of Little Rock and Argenta were made to pay into the justice courts approximately \$3,411. Of this amount the officers, the prosecuting attorney and his deputies, the justices and constables got \$2,757, or more than 80 per cent. In Argenta these women are fined only \$1—that's for the county; but the costs are usually \$18.50—that's for the officers. The cases are apportioned among the active justices of the peace according to a regular schedule and thus there are no unequally contentions among the public magistrates over which ones shall sit in judgement in these cases and each justice gets his share of the bawdy booty.

The city of Little Rock regularly fines these women in the Police Court. But as the Grand Jury said, the city gets all the revenue thus collected and the city furnishes police protection on account of these places.

If these resort keepers are to be regularly mulcted, why shouldn't the whole revenue go to the city, to be used for good public purposes? Why should these resort keepers be made to give up money every 60 days in justice courts, more than 80 per cent. of that money going into the pockets of officers? The city must provide certain police protection on account of these resorts. But what do the prosecuting attorney and his deputies, what do the justices and the constables do to entitle them to collect fees every 60 days from these resorts?

#### Osteopathic Treatment.

(From Osteopathic Health.)

[Published by direction of Dr. W. J. SMITH, Arcadia Valley Sanitarium, to whom application for further information may be made.]

#### A JOURNALIST ON OSTEOPATHY.

Mr. Arthur Brisbane, editor-in-chief of the *Herald* newspapers, one of the strongest factors in Journalism and known to be the highest

paid newspaper man in the world, receiving a salary of \$72,000 a year, is a clear thinker on all topics of public importance. His editorial utterances are widely quoted. In the September 9th issue of his syndicate of newspapers reaching to both sides of the continent Mr. Brisbane printed as his leading editorial:

"Justice Crane, of the Supreme Court, has refused to grant an injunction that would have made it possible for osteopaths to practice their profession freely in New York State.

"We do not question in any way the technical legality of Justice Crane's decision, but we do feel that it is unfortunate that he should have felt compelled to give such a decision.

"Osteopaths practice their profession in New York State, where Justice Crane sits as a judge, and the laws of New York protect them and authorize their practice.

"Recently an addition to the Sanitary Code made it impossible for an osteopath to obtain a death certificate except with the help of a doctor of the old school—and, of course, a payment to that doctor.

"This addition to the Sanitary Code is written by doctors. The Health Department is in the hands of doctors of the old school.

"It is unfortunate that these men should have felt bound to use their authority to oppose and handicap professional men competing with them.

"Osteopathy is a science, and a science of the greatest importance. It cannot entirely replace medicine; it does not pretend to do so. It cannot, of course, replace or do away with surgery, and it does not pretend to do so.

"But osteopathy cures, has cured and will cure many diseases; it will save many lives.

"Osteopathy in many cases makes surgery and medicine unnecessary.

"There is nothing of the quack or the transcendental faith healer about the able osteopath.

"When he understands his profession, which implies that he understands thoroughly human anatomy, blood distribution and the distribution of the nervous force, the osteopath is a scientific man, valuable to the human race.

"Osteopathy, briefly, cures disease by sending a full supply of blood to the parts of the body that are diseased by freeing nerves from pressure, due to defective structure of the skeleton, by stimulating through manipulation the activity of certain organs, notably of the liver and of the spleen.

"Many of the greatest living doctors of the old school recognize the great value of osteopathy, and all of the old school doctors, as they become modern and open-minded, will call osteopathy to their aid, just as the intelligent osteopath does not hesitate to call in the surgeon or the man skilled in materia medica."

## Nervous Prostration

"I suffered so with Nervous Prostration that I thought there was no use trying to get well. A friend recommended Dr. Miles' Nerveine, and although skeptical at first, I soon found myself recovering, and am to-day well."

MRS. D. I. JONES,  
5800 Broadway, Cleveland, O.

Much sickness is of nervous origin. It's the nerves that make the heart force the blood through the veins, the lungs take in oxygen, the stomach digest food, the liver secrete bile and the kidneys filter the blood. If any of these organs are weak, it is the fault of the nerves through which they get their strength. Dr. Miles' Nerveine is a specific for the nerves. It soothes the irritation and assists in the generation of nerve force. Therefore you can hardly miss it if you take Dr. Miles' Nerveine when sick. Get a bottle from your druggist. Take it all according to directions, and if it does not benefit he will return your money.

Any one having any empty cases or bottles of ours will please telephone 115.  
A. V. BOTTLING CO.



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Sweaters,  
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Clothes to Fit

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For Infants and Children.

The Kind You Have Always Bought

Bears the

Signature of *Chas. H. Fletcher*

ST. LOUIS, IRON MOUNTAIN AND SOUTHERN RAILWAY COMPANY.

SPECIAL STOCKHOLDERS' MEETING.

NOTICE IS HEREBY GIVEN that a special meeting of the stockholders of the St. Louis, Iron Mountain and Southern Railway Company will be held at the principal office of said Company, in Room 706, Missouri Pacific Building, in the City of St. Louis, in the State of Missouri, on the 24th day of February, 1910, at nine o'clock in the forenoon of that day, to consider and act upon the following propositions:

(a) To purchase and acquire all or any part of the railroad and other property, assets and franchises of all or any of the following named railroad companies: Arkansas and Louisiana Railway Company, Arkansas Midland Railroad Company, Arkansas and Northern Railway Company, The Brinkley, Helena and Indian Bay Railroad Company, Coal Belt Railway Company, Edwards and Rapson Railway Company, Farmerville and Southern Railroad Company, Garland Western Railway Company, Gordon & H. Smith Railroad Company, Little Rock and Missouri Railway Company, Little Rock and Northern Railway Company, Little Rock and Western Railway Company, Little Rock and Valley River, Hamburg and Western Railway Company, Natchez and Western Railway Company, New Orleans & Northwestern Railroad Company, Pine Bluff and Western Railway Company, Springfield Southern Railway Company, St. Louis, Watkiss and Gulf Railway Company, and Washburn Southern Railway Company.

(b) To increase the capital stock of this Company by the amount of \$60,000,000, such increase of the capital stock to consist of 600,000 shares of the par value of \$100 each, so that the total authorized capital stock shall be \$100,000,000.

(c) To consent to, and to approve and authorize an increase of the bonded indebtedness of St. Louis, Iron Mountain and Southern Railway Company, by the amount of \$25,000,000, by the issue of Gold Bonds of the Company, limited in the aggregate to the principal amount of \$25,000,000 at any one time outstanding and to be secured by a mortgage and deed of trust on and of the whole or part of the railroad and other property and franchises of the Company, which now owned or hereafter acquired, and to consent to, and to authorize the execution and delivery of such mortgage and deed of trust, and to consider and act upon the form and terms of such bonds and of such mortgage and deed of trust, and the sale of all or any of said Gold Bonds to The Missouri Pacific Railway Company.

(d) To ratify the proceedings of the Board of Directors of the Company held at the city of St. Louis, on Friday, the 24th day of January, 1910, and which authorized the sale of said bonds and mortgage and deed of trust, and the use to be made of said bonds, and to consider and act upon such other business as may properly be transacted at the meeting.

The stock transfer books of the Company will be closed at 11 P. M. on Friday, the 24th day of January, 1910, and will remain closed until 10 A. M. on Thursday, the 24th day of February, 1910.

Dated New York, November 17, 1909.  
By order of the Board of Directors,  
GEORGE J. GOULD,  
President.  
A. H. CALF,  
Secretary.

DR. F. W. TRAUERNICHT

## DENTIST

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3 Per Cent. for Six Months.

3 1/2 " for Twelve Months.

Current Accounts, also, solicited.

WM. H. THOMSON, Cashier.

#### NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned, Public Administrator of the partnership estate of Mrs. Cora E. Hampton, and James H. Wheeler, deceased, will make Final Settlement of his accounts with said estate as such Administrator at the next term of the Probate Court of Iron County, Missouri, to be held at Ironton, in said county, on the 14th day of February, A. D. 1910.

O. W. ROOP, Public Administrator Partnership Estate.